Interview Summary	Application No.	Applicant(s)	
	10/797,931	BEVINGTON, JACK T.	
	Examiner	Art Unit	
	DAVID W. SCHEUERMANN	2834	_
All participants (applicant, applicant's representative, PTO	personnel):		
(1) <u>DAVID W. SCHEUERMANN</u> .	(3)		
(2) <u>Raye Daugherty</u> .	(4)	•	
Date of Interview: 14 -15 April 2010.			
Type: a)⊠ Telephonic b)☐ Video Conference c)☐ Personal [copy given to: 1)☐ applicant 2	²) applicant's representative)]	
Exhibit shown or demonstration conducted: d) Yes If Yes, brief description:	e) No.		
Claim(s) discussed:			
Identification of prior art discussed:			
Agreement with respect to the claims f) was reached. g)∐ ẃas not reached. h)⊠ N	I/A.	
Substance of Interview including description of the general reached, or any other comments: <u>See Continuation Sheet</u> .	nature of what was agreed to	if an agreement	was
(A fuller description, if necessary, and a copy of the amend allowable, if available, must be attached. Also, where no callowable is available, a summary thereof must be attached	opy of the amendments that w		
THE FORMAL WRITTEN REPLY TO THE LAST OFFICE A INTERVIEW. (See MPEP Section 713.04). If a reply to the GIVEN A NON-EXTENDABLE PERIOD OF THE LONGER INTERVIEW DATE, OR THE MAILING DATE OF THIS INTERVIEW DATE, OR THE SUBSTANCE OF THE INTERVIEW OF THE INTERVIEW OF THE SUBSTANCE OF T	last Office action has already OF ONE MONTH OR THIRTY ERVIEW SUMMARY FORM, V	been filed, APPI DAYS FROM T WHICHEVER IS	LICANT IS THIS LATER, TO
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Continuation of Substance of Interview including description of the general nature of what was agreed to if an agreement was reached, or any other comments: Applicant was concerned as to the cut -off date for any after final is given the full two month time period as set forth in closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11,453 O.G. 213." which extends beyond the two year statory bar for reissues as set forth in 35 U.S.C.251 which states that. "No reissued patent shall be granted enlarging the scope of the claims of the original patent unless applied for within two years from the grant of the original patent." Applicant see the two year period ending soon and has not yet received a notice of allowance.

Since the amendment after final dated in eDAN on 3/17/2010 includes the Amendment and Declaration as set forth and required in the Quayle Action dated 3/25/2010 in eDAN "crossed in the mail" the Quayle Action dated 3/25/2010 in eDAN is hereby vacated.

Action: Quayle Action dated 3/25/2010 in eDAN is vacated.